| | Case 2:16-cv-01747-JLR Docume | nt 10 Filed 04/12/17 Page 1 of 4 |
|-------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------|
| 1 2 3 | | |
| 4 | | Honorable James L. Robart |
| 5 | UNITED STATES DISTRICT COURT | |
| 6 | WESTERN DISTRICT OF WASHINGTON AT SEATTLE | |
| 7 | DEVELOPERS SURETY AND INDEMNITY COMPANY, an Iowa corporation, | No. 2:16-ev-01747 |
| 8 | Plaintiff, | PLAINTIFF DEVELOPERS SURETY AND INDEMNITY COMPANY'S MOTION FOR VOLUNTARY |
| 9 | VS. | DISMISSAL WITH PREJUDICE OF CLAIMS AGAINST ALL DEFENDANTS |
| 10 | CORNELL'S QUALITY CONSTRUCTION, | PURSUANT TO CIVIL RULE 41 AND ORDER |
| 11 | INC., a Washington corporation, CORNELL PETRISOR and RODICA PETRISOR, | NOTE ON MOTION CALENDAR: |
| 12 | husband and wife, | APRIL 12, 2017 |
| 13 | Defendants. | |
| 14 | I. <u>MOTION</u> | |
| 15 | Plaintiff Developers Surety and Indemnity Company moves this court for an order | |
| 16 | dismissing its claims against defendants Cornell's Quality Construction and Cornell Petrisor | |
| 17 | and Rodica Petrisor, with prejudice and without costs. | |
| 18 | Plaintiff filed this action on November 10, 2016. On November 18, 2016, the parties | |
| 19 | stipulated to a stay of proceedings. The Court entered an Order to stay this action until April | |
| 20 | 25, 2017. Defendants have not pleaded any counterclaims. This motion is based on CR 41 and | |
| 21 | the Court file in this matter: | |
| 22 | CR 41, entitled Dismissal of Actions, pro | ovides in relevant part: |
| 23 | | |
| - | Plaintiff Developers Surety and Indemnity Company's Motion for Voluntary Dismissal with Prejudice of Claims Against All Defendants Pursuant to Civil Rule 41 – 1 Cause No. 2:16-cv-01747 | FORSBERG & UMLAUF, P.S. ATTORNEYS AT LAW 901 FIFTH AVENUE • SUITE 1400 SEATTLE, WASHINGTON 98164-1039 (206) 689-8500 • (206) 689-8501 FAX |

Cause No. 2:16-cv-1777939 / 1408,0002

Plaintiff Developers Surety and Indemnity Company's Motion for Voluntary Dismissal with Prejudice of Claims Against All Defendants Pursuant to Civil Rule 41 – 2 Cause No. 2:16-cy-01747 1777939 / 1408.0002

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1 II. ORDER 2 This Court has reviewed plaintiff Developers Surety And Indemnity Company's Motion (jivil procedure 3 41(a)(1)(A)(j) Federal Rule of of Voluntary Dismissal of Claims Against All Defendants Pursuant to Civil Rule 41 regarding 3 4 the causes of action by plaintiff against defendants Cornell's Quality Construction and Cornell 5 Petrisor and Rodica Petrisor, and being fully advised, it is 6 HEREBY ORDERED, ADJUDGED AND DECREED that plaintiff's causes of action 7 against Defendants Cornell's Quality Construction and Cornell Petrisor and Rodica Petrisor are 8 dismissed with prejudice and without costs to either party. 9 10 11 JAMES L. ROBART 12 United States District Judge 13 Presented by: 14 FORSBERG & UMLAUF, P.S. 15 s/ Kenneth J. Cusack Carl E. Forsberg, WSBA #17025 16 Kenneth J. Cusack, WSBA #17650 Forsberg & Umlauf, P.S. 17 901 Fifth Ave., Suite 1400 Seattle, WA 98164 18 Phone: (206) 689-8500 Fax: (206) 689-8501 19 Email: cforsberg@foum.law kcusack@foum.law 20 Attorneys for Plaintiff 21 22 23 FORSBERG & UMLAUF, P.S. Plaintiff Developers Surety and Indemnity Company's Motion

Plaintiff Developers Surety and Indemnity Company's Motion for Voluntary Dismissal with Prejudice of Claims Against All Defendants Pursuant to Civil Rule 41 – 3
Cause No. 2:16-cv-01747
1777939 / 1408,0002

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Plaintiff Developers Surety and Indemnity Company's Motion for Voluntary Dismissal with Prejudice of Claims Against All Defendants Pursuant to Civil Rule 41 - 4 Cause No. 2:16-cv-01747 1777939 / 1408.0002

CERTIFICATE OF SERVICE

The undersigned certifies under the penalty of perjury under the laws of the State of Washington that I am now and at all times herein mentioned, a citizen of the United States, a resident of the State of Washington, over the age of eighteen years, not a party to or interested in the above-entitled action, and competent to be a witness herein.

On the date given below I caused to be served the foregoing PLAINTIFF DEVELOPERS SURETY AND INDEMNITY COMPANY'S MOTION FOR VOLUNTARY DISMISSAL OF CLAIMS AGAINST ALL DEFENDANTS PURSUANT TO CIVIL RULE

41 on the following individual in the manner indicated:

Mr. Steven J. Jager Jager Clark, PLLC 1601 5th Ave., Suite 2200 Seattle, WA 98101

(X) Via ECF

SIGNED this 12th day of April, 2017, at Seattle, Washington.

Carol M. Simpson

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